

IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION AT COLUMBUS

FILED
JOHN P. HEHMAN
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U.S. DISTRICT COURT
SOUTHERN DIST. OHIO
EAST. DIV. COLUMBUS

JANE DOE, a minor, through her father) CASE NO. 2:13 CV0486
JOHN DOE)
c/o Santen & Hughes, LPA) Assigned to:
600 Vine Street, Suite 2700) Judge Gregory L. Frost
Cincinnati, Ohio 45202) Magistrate Judge Mark R. Abel

Plaintiff,)
vs.)
KEVIN C. BOLLAERT, an individual) DEFENDANT ERIC S. CHANSON'S
1765 Garnet Avenue 27) MOTION TO DISMISS
San Diego, California 92109)

and)
ERIC S. CHANSON, an individual;)
2 Columbia Place)
Princeton Junction, New Jersey 08550-1816)

and)
ROY E. CHANSON, an individual;)
18 Peabody Lane)
Mercerville, New Jersey 08619)

and)
AMY L. CHANSON, an individual)
18 Peabody Lane)
Mercerville, New Jersey 08619)

and)
BLUE MIST MEDIA, LLC, a limited)
liability company of unknown origin, d/b/a)
"YOU GOT POSTED"; and "JOHN ROE,")
an individual,)
c/o Domains by Proxy, LLC)
14747 N. Northsight Blvd.)
Suite 111, PMB 309)
Scottsdale, Arizona 85260)

Defendants.

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ERIC S. CHANSON'S DECLARATION IN SUPPORT OF MOTION TO DISMISS

Pursuant to 28 U.S.C. § 1746, I, Eric S. Chanson, declare the following:

1. I am an individual residing in Princeton Junction, New Jersey. I am not now nor ever have been a resident of the state of Ohio.
2. I have been named a defendant in this action, although the Columbia Place address in the original case caption is incorrect. I reside at 21 Coneflower Lane, Princeton Junction, New Jersey 08550.
3. I make this statement in support of the Motion to Dismiss filed by myself. Unless otherwise stated, I make all the statements of fact in this declaration based on my own personal knowledge.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 26th day of July 2013



Eric S. Chanson